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6-50-74

AGREEMENT

BETWEEN

BOARD OF TRUSTEES

AND

ASSOCIATION OF ADMINISTRATIVE PERSONNEL

LIBRARY
Institute of Management and
Labor Reintlans

RUTGERS UNIVERSITY.

CAMDEN COUNTY COLLEGE

BLACKWOOD, NEW JERSEY

1975-1977

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AGREEMENT BETWEEN

1.	The Board of Trustees of Camden County College operating
2.	under provision of Public Laws of 1968, Chapter 303 of the State
3.	of New Jersey as amended by Chapter 123, Public Laws of 1974 of
4.	the State of New Jersey,
5.	. ANO
6.	Camden County College Association of Administrative Personnel at
7.	Camden County College.
8.	This Agreement entered into this Second Day of December,
9.	1975 by and between the Camden County College, hereinafter called
0.	the Board, and the Camden County College Administrative Personnel
1.	Association, hereinafter called the Association.
2.	WITNESSETH:
3.	Whereas, the Board and the Association recognize and declare
4.	that providing quality higher education for the students of this
5.	college is their mutual aim and that the character of such
6.	education depends upon the quality and morale of the college
7.	administration; and,
8.	Whereas, the members of the Association are particularly
9.	qualified to assist in the development of policies in the areas of
20.	their competence for the purpose of making recommendations to the
я.	Board of Trustees through the Office of the President; and,
2.	Whereas, the Board has a statutory obligation, pursuant to
23.	Chapter 123, Public Laws of 1974, to negotiate with the Association
4.	as the Representative of the college administration; and,
5.	Whereas, the parties have reached certain understandings
6	which they desire to confirm in this Agreement

1.	In consideration of the foll	owing mutual covenants, it				
2.	is hereby agreed as follows:					
3.	ARTICLE 1	•				
. 4.	Recognitio	on:				
5.	A. The Board hereby recogni	zes the Camden County College				
6.	Association of Administrative Personnel as the exclusive negotiating					
7.	representative as defined in New Jersey Public Law of 1974,					
8.	Chapter 123, for full-time administrators presently employed by the					
9.	Board. The term Association as he	rein used shall apply to those				
10.	positions listed below:					
n,	Librarians	Counselor - Administrator				
12.	Counselors	Acting Director of Communications Cente				
13.	Director of Student Activities	Director of Project Upward Bound				
14.	Director of Admissions	Director of Day Care Center				
15.	Director of Audio-Visual Aids	Veterans Coordinator				
16.	Director of Financial Aid-E.O.F.	Audio Visual Media Specialist				
17.	Director of Placement & Transfer	Computer Specialist				
18.	Director of Information Services	Community & Agency Liaison Rep. 🕟 🖟				
19.	Registrar	Director of Learning Skills Center(Came				
20.	Peer Group Counselor	Director of Human Services				
21.	B. The Board agrees not to	negotiate with any full-time				
22.	administrative member listed above	or with any administrative organi-				
23.	zation representing these position	s other than the Association for				
24.	the duration of this Agreement.					
25.	ARTICLE 2	•••				
26.	. ASSOCIATION AND	RIGHTS				
27.	A. Pursuant to Public Laws	of 1974, Chapter 123 of the				

State of New Jersey, the Board hereby agrees that Administrative 1.

2.members shall have the right freely to organize, join and support

3. the Association for the purpose of engaging in collective

4. negotiation over grievances, terms and conditions of employment

5. activities for mutual aid and protection. As a duly appointed

6. body exercising powers granted under the laws of the State of

New Jersey, the Board undertakes and agrees that it will not 7.

8. directly or indirectly deprive, discourage, coerce or harass any

Association member in the enjoyment of any rights conferred by

10. the Act or other laws of New Jersey or the Constitutions of

11. New Jersey and of the United States; that it will not discriminate

12. against any Administrator with respect to hours, wages, or any

13. terms or conditions of employment by reason of his membership in

14. the Association, his participation in any activities of the

15. Association or collective negotiations with the Board or his

16. institution of any grievance, complaint or proceeding under this

17. Agreement.

g.

Nothing contained herein shall be construed to deny or 18. 19. restrict to any Administrator, rights he may have under the 20. General School laws of the State of New Jersey, or other applicable 21.

laws and regulations. The rights granted to Association hereunder

22. shall be deemed to be in addition to those provided elsewhere.

23. Duly authorized representatives of the Association

24. shall be permitted to transact official Association business on

25. college property at all reasonable times. Reasonable time shall

26. be defined as that period which does not interfere with the

27. operation of the College or the performance of their regular duties. O. The Association shall have the right to use college facilities and equipment, including typewriters, mimeographing machines, other duplicating equipment, calculating machines, and all types of audio-visual equipment at all reasonable times: when such equipment is not otherwise in use. Payments shall be made for any expendable supplies used for Association purposes and the Association shall be liable for damages to any equipment used for said purposes. College secretaries shall not be used for Association business during the normal working hours.

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E. The Association shall have the right to post notices of its activities and matters of the Association. The Association may use the College mail service and College mail boxes for communications to all of those persons who are concerned.

F. Administrators shall be entitled to full rights of citizenship and no religious or political activities of any Association member or the lack thereof shall be grounds for any discipline or discrimination with respect to the employment of such member. The private and personal life of any Association member is not within the appropriate concern or attention of the Board.

G. The provisions of this Agreement and the wages, hours, terms and conditions of employment shall be applied in a manner which is not arbitrary, capricious or discriminatory with regard to race, creed, religion, color, national origin, age, sex or marital status.

*(The normal work hours	for the	period	June 1	through
August 31 shall be 8:30	A.M. to	4:00 P	.M. with	h one (1)
hour for lunch.)	•			

ARTICLE 3

2	Con ditions	οf	Employment
- •	CONGRET VIII	91	runk i nû line ti e

A. Administrative Staff Members are responsible for the 3, completion of all tasks assigned to them and are evaluated 4. 5. accordingly. While the normal work hours are 8:30 A.M. to 4:30 P.M. with one (1) hour for lunch and the normal work week 6. is thirty-five (35) hours, it is recognized that Administrative 7. 8. Staff Members are required to perform services that may be 9. beyond that which would normally be accompished within the usual 10. work week. In such situations, compensatory time may be authorized 11. upon the request of the Administrative Staff Member and the 12. approval of the appropriate Dean and the President or his designee. In all cases, such compensatory time shall be 13. 14. authorized and must be used within thirty (30) days from the date 15. such compensatory time is earned.

B. Overload

16.

Qualified Association members whose background and exper-17. 18. ience, as determined by the Divisional Chairmen, the Vice 19. President of Academic and Student Affairs, and the President of 20. the College, qualify them for teaching at the junior college level 21. shall be given consideration for overload teaching. Qualified 22. members of the Association shall also have priority over outside 23. individuals (full-time faculty excluded) for all such positions. Overload positions shall be assigned by the Vice President of 24. 25. Academic and Student Affairs subject to the approval of the 26. College President. No administrative staff member shall be 27. assigned more than two overloads per semester.

- C. Attendance at College Functions
- Association members attending college functions for
 which academic attire is required shall have said
 attire furnished by the college at no charge.
 - D. Transfer

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- Off-campus assignments shall be mutually agreed upon
 by the Association member involved and the President.
- 2. Association members who wish to enter the teaching faculty on a full-time basis, shall be permitted to do so upon written request if qualified and vacancies exist. Faculty rank and salary shall be according to the provisions of the faculty contract in effect at that time.
- E. College Closings
 - 1. If roads and/or weather conditions are deemed unsafe for travel by students and faculty and classes therefore cancelled, this same policy shall apply to offices staffed by Association members.
- F. Field Trips
- 20.

 1. The College shall provide travel-accident-liability

 21. insurance in the amount of \$100,000/\$300,000 when
 22. ever an Association member is requested to drive on

 23. college business, and also be reimbursed for mileage

 24. and other appropriate expenses as per current college

 25. policy.

1.		NATIOLE 4
2.	Adn	<u>inistrative Benefits</u>
3.	A. Paid Leaves	of Absence
4.	1. Annual	Vacation
5.	a. Ass	ociation members shall earn one and three-
6.	' qua	rters (1-3/4) days paid vacation for each
7.	mor	th of service per contract year. An Associ-
8.	. ati	on member may use his/her earned vacation
9.	tin	e during the contract year in which the
10.	, / V ac	ation time was earned or he/she has the
n,	opt	ion to use his/her vacation time in total or
12.	in	part in the succeeding year with the under-
13.	s ta	nding of the immediate supervisor and the
14.	Col	lege President.
15.	∌. ind	ividuals are entitled to accrued vacation leave
16.	or	payment for same upon termination of employment
17.	c. No	later than May 1st of each year, each adminis-
18.	tra	tor shall be given an accounting of the number
19.	of	vacation days he/she shall have available for
20.	use	•
21.	2. Sick Le	ave
22.	a. Sic	k Leave is occasioned by the absence of an
23.	ind	ividual from duty, because of illness, non-work
24.	rel	ated accident or exposure to contagious disease
25.	and	is recorded from the first day of absence.
26.	· b. Sic	k Leave shall be earned at the rate of one(1)
27.	day	for each full calendar month of employment

1.			(generally twelve (12) days per contract
2.			year). Sick leave shall be cumulative.
3.	3.	Bere	eavement
4.		a.	Leave not to exceed five (5) days will be
5.			allowed for each death in the immediate family.
6.	٠		family shall mean: father, mother, mother-in-
7.		-	law, father-in-law, siblings, wife, husband,
8.			children, step-children and grandchildren.
9.		b.	In the event of the death of a member of a
10.			family other than those previously listed, an
11.	- •		Association member may be entitled to one full
12.			day to attend the funeral.
13.	4.	Fami	lly Illness
14.	200 m	a.	In case of serious illness of a member of the
15.	-		employee's household, determination of eligi-
16.	-		bility for leave with pay shall be left to the
17.			discretion of the President.
18.	5.	Pers	sonal Leave
19.		a.	Leave not to exceed five (5) days per year may
20.			be permitted at the discretion of the President
21.			for matters which cannot be cared for in free
22.			time. Personal leave days which are not used
23.	,		shall at the end of the year be added to the
24.	•		individual's number of accumulated sick days.
25.	6.	Holf	idays
26.		a.	The members of the administrative staff shall
27.			be excused from work with pay on those days set
	,		

as college wide holidays. There will be a 1. 2. minimum of 12 such holidays per year. Unpaid Leaves of Absence B. 3. 4. Professional Leave 5. A leave of absence of one year may be granted by 6. . the Board of Trustees to any Association member 7. upon formal application for the purpose of advanced study if in the opinion of the Board 8. such study shall benefit the College as well 9. 10. as the individual. The Board may extend such 11. leave beyond the one-year limit. Upon return from such leave, an Association member shall 12. 13. be placed at the same position on the salary 14. schedule on which he would have been placed had 15. he worked in the College during such period. Exchange Teaching and Administrative Service 16. 2. a. A leave of absence for one year may be granted 17. 18. to any Association member by the Board 19. of Trustees upon application for the purpose of 20. participating in exchange teaching programs in 21. other states, territories or countries, or a 22. cultural program related to his professional 23. responsibilities if, in the opinion of the Board, such experience shall benefit the College as well 24. as the individual. The Board may extend such 25. 26. leave beyond the one year period. Upon return

from such leave, an Association member shall be

١. placed at the same position on the salary 2. schedule on which he would have been had he served in the College during such period. 3. Service in Professional Organizations 4. 5. A leave of absence of up to one year may be 6. . granted to any Association member by the Board 7. of Trustees upon application for the purpose of serving as an officer of any professional 8. 9. association or on its staff, if in the opinion 10. of the Board such service shall benefit the 11. College as well as the individual. The Board 12. may extend such leave beyond the one year limit. 13. Upon return from such leave, such Association members shall be placed at the same position 14. on the salary schedule on which they would 15. 16. have been had they served in the College during 17. such period. 18. Maternity Leave 19. The Board shall grant maternity leave of absence 20. to a maximum of one year without pay to any 21. administrator upon request in accord with the 22. following provision: (1) The administrator shall notify the Board 23. within sixty (60) days of medical confirma-24. 25. tion of pregnancy of the anticipated date

of birth.

1.	(2)	The administrator shall be allowed to con-
2.		tinue normal working activity as long as
3.		she is physically able to do so. If the
4.		Board believes that her working performance
5.		has noticeably declined because of her phys-
6.		ical condition or capacity, the Board may
7.	•	remove the administrator from her duties if:
8.		a) the administrator cannot produce a
g.	•	certification from her physician stating
10.	,	she is medically able to continue per-
11.		forming her duties, or
12.		b) The Board's Chief Medical Officer and the
13.		Administrator's physician agree that she
14.	,	cannot continue performing her duties or in
15.	e-\$-	c) following a difference of medical opinion
16.		between the Board's Chief Medical Officer
17.		and the administrator's physician the
18.	•	Board may request expert consultation in
19.		which case the two physicians shall agree
20.		in good faith on a third impartial physi-
21.		cian who shall examine the administrator
22.		and whose medical opinion shall be con-
23.		clusive and binding on the issue of medi-
24.		cal capacity to continue working.
25.	b. The	request for such leave shall include the date
26.	, whe	n such leave will be expected to conclude.

The leave granted will conclude on that date

1. unless in the discretion of the Board an 2. additional reasonable period of time is granted 3. upon the administrator's request for reasons 4. associated with the pregnancy or birth or for 5. other proper cause 6. In the case of termination of pregnancy for any 7. reason other than normal birth, the administrator 8. shall notify the Board of such circumstances and the Board shall honor a request to return earlier 9. than the date originally established upon receipt 10. of medical certification by the administrator's 11. 12. physician of physical fitness to perform her duties. 13. d. Upon request, the Board may extend the leave 14. granted beyond the date originally requested. Admission to Courses 15. . . 5. 16. Association members are to be granted tuition free 17. entrance for credit or audit to any course offered by the College. Association dependents (including 18. 19. spouse, children) are to be granted tuition-free entrance for credit to any classes for which they 20. 21. meet the course entrance requirements. 22. Graduate Tuition Reimbursement 23. Members of the Administrative Association may be reimbursed for tuition and fees up to an amount 24. - 25. per credit that doesn't exceed the prevailing rate 26. per graduate credit at Rutger's University. This

includes graduate courses or their equivalent

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(e.g. workshops) including summer session starting July 1, 1975. Individuals enrolling in courses that begin in June of 1975, but continue into July would receive reimbursement. The maximum allowable reimbursement will be for six credits per year with prior approval required by the President of the College.

7. Professional Improvement and Membership

- a. Association members shall be permitted to attend at least one annual meeting or convention of their particular area and all state and regional meetings of relative consequence. The Board shall reimburse the Association member for all appropriate expenses incurred as a result of these meetings. The President shall be the final determiner of the suitability of such attendance and reimbursement following initial approval by the administrator's supervisor.
 - Any office represented by a member of this Association may apply to the Board of Trustees through the Office of the College President for payment of institutional membership in professional organizations relating specifically to that office making said request. The determination of appropriate organizations shall be made jointly in each instance by the requestor, his immediate supervisor, and the College President.

Professional magazines other than those included

in institutional memberships as described 2. above shall be secured through the Office of the Library Director. The appropriateness of the magazines and the number of magazines 5. per office shall be determined jointly by the 6. Library Director, the requestor, the requestor's 7. immediate supervisor and the College President. 8. С. Insurance Programs: 9. The Board shall provide without cost to the Associ-10. ation Member full family health care insurance 11. benefits under the New Jersey State Health Benefits 12. Program (New Jersey Blue Shield/Blue Cross, including 13. Rider J and Major Medical). 14. Each Association member shall receive the right to 15. prepay his/her own premiums on all insurance to which 16. he/she is entitled prior to, or during any officially 17. approved leave of absence. 18. - ARTICLE 5 19. GRIEVANCE PROCEDURE 20. A grievance is a claim or complaint by an Association member, group of Association members, or the Association hereinafter referred 21. 22. to as "Grievant", based upon an event which affects a condition of 23. employment, discipline, or discharge, and/or alleged violation, mis-

representation or misapplication of any provision of this Agreement

or any existing rule, order or regulation of the Board of Trustees.

members, or the Association believe they have a basis for a Grievance,

In the event that an Association member or a group of Association

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he/she or they shall:

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- First, informally discuss the grievance with the
 appropriate Dean or immediate supervisor.
- 2. If, as a result of the informal discussion with the 4. 5. Dean, a grievance still exists, the Grievant may invoke the formal grievance procedure on the proper 6. form, signed by the Grievant and the Association. 7. This grievance, in writing, shall be presented to 8. g. the Vice President of Academic & Student Affairs. The Vice President of Academic & Student Affairs 10. shall, within seven (7) calendar days after receipt 11. 12. of the grievance meet with the grievant and the

The Vice President of Academic & Student Affairs shall
make a decision and communicate it in writing to the
grievant and the authorized Association representative
within seven (7) calendar days after said meeting.

3. Step Two - The decision of the Wice President of Academic ...
& Student Affairs may be appealed in writing to the
President of the College or the Vice President for
Administration and Personnel within seven (7) working
days after its receipt by the grievant and the authorized
Association representative. The President of the College
or the Vice President for Administration and Personnel
shall within seven (7) calendar days after the

authorized Association representative in an effort

to adjust the matter to the satisfaction of all con-

receipt of the appeal meet with the grievant and the authorized Association representative in an effort to adjust the matter to the satisfaction of all concerned. The President of the College or the Vice President for Administration and Personnel shall within seven (7) working days of said meeting make a decision and communicate it in writing to the grievant and the authorized Association representative.

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Step Three: Within fifteen (15) calendar days after receipt of the decision of the President of the College or the Vice President for Administration and Personnel, an appeal may be made by the grievant and the authorized Association representative to the American Arbitration Association for arbitration under its rules. The Board and the Association shall not be permitted to assert in such arbitration proceeding any ground or to rely on evidence not previously disclosed to the other party. The arbitration shall have no power to alter, add to or subtract from or modify this Agreement. Both parties agree to be bound by the award of the arbitrator and the decision of the arbitrator shall be final and binding on both parties.

The arbitrator's fees and those of the American Arbitration Association shall be shared equally by the Association and the Board, but each shall bear its own cost of presenting its case to the arbitrator.

A grievance must be filed within thirty (30) calendar
 days from the date on which the act which is the subject
 matter of the grievance occurred or thirty (30) calendar
 days from the date on which grievant should reasonably
 have known of its occurrence.

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- 6. No reprisals of any kind shall be taken by the Board or the Association against any individual for participating in any grievance.
- 7. The number of days indicated at each level should be considered as maximum and every effort should be made to expedite the process.
- 8. All documents, communications and records dealing with a grievance shall be filed separately from the personnel files of participants.
- 9. It is agreed that the aggrieved party and the Association shall be furnished with all information in the possession of the Board of Trustees for the processing of any grievance.
- 10. If a grievant has a grievance which he/she wishes to discuss with the appropriate Dean, he/she is free to do so without recourse to the grievance procedure. However, no grievance shall be adjusted without prior notification to the Association and an opportunity for an Association representative to be present, nor shall any adjustment of a grievance be inconsistent with the terms of this Agreement. In the administration of the grievance procedure, the interest of the CCCAAP shall be the sole responsibility of the Association.

1.	17.	A grievance may be withdrawn at any level. However, if
2.	i	n the judgment of the Grievance Committee, the grievance
3.	a	ffects the welfare of the CCCAAP, the grievance may be
4.	c	continued to be processed as a grievance of the Association.
5.		ARTICLE 6
6.	-	Contracts & Dismissals
7.	A. C	Contracts:
8.	1	. Annual contracts stipulating professional title,
g.		salary and placement on salary schedule shall be
10.		issued by March 15th. When the Board of Trustees
n,		does not intend to reappoint an Association member,
12.		notice of non-reappointment shall be given in writing
13.		.not later than March 1st of the first academic year
14.		of service and not later than February 1st of the
15.	9-1	second or succeeding years of service.
16.	. 2	. Said contracts are to be signed and returned to the
17.		Board of Trustees no later than April 1st.
18.	. B. D	Discharge Procedure:
19.	. 1	. The cause of discharge of an Association member by
ž0.	· .	the Board of Trustees shall be for the following
27.	-	reasons: inefficiency, incapasity, conduct unbe-
22.	•	coming to an administrator or other just cause.
23.		ARTICLE 7
24.	•	Professional Compensation
25.	A. S	Galary Payment: .
26.	· . 1	. The salary of each Association member shall be paid
27.		in 26 equal payments.

14.	a. Summer and Evening Session Saidries.
2.	1. The payment for teaching in the summer and during
3.	the evening session shall be made at the rate that
4.	the faculty receives per credit hour.
5.	C. Overload and Part-time Compensation:
6.	1. Payment for counseling overload shall be made at
7.	the same rate that the faculty receives.
8.	ARTICLE 8
9.	<u>Miscellaneous</u>
10.	A. Copies of this Agreement shall be reproduced by the Board
н.	and distributed to all Association members now employed or hereafter
12.	employed by the Board for the duration of this Agreement.
13.	B. If any provision of this Agreement or any application of
4.	the Agreement to any employee or group of employees shall be found
15.	contrary to law, then such provision or application shall not be
16.	deemed valid and subsisting except to the extent permitted by law,
17.	but all other provisions or applications shall continue in full
18.	force and effect.
19.	C. Except as this Agreement shall hereinafter provide,
20.	all terms and conditions of employment applicable on the effective
21.	date of this Agreement as established and in-force on said date
22.	shall continue to be so applicable during the term of this Agreement.
23.	Unless otherwise provided in this Agreement, nothing contained
24.	herein shall be interpreted or applied so as to eliminate, reduce
25.	or otherwise detract from any benefits existing prior to the
26.	effective date of this Agreement.

- 1. D. This Agreement shall be subject to ratification by
- 2. the members of the Association and by the members of the Board
- 3. of Trustees.

ARTICLE	9 .
Duration of A	Agreement
This Agreement including i	its appendices shall be effective
as of July 1, 1975 and shall con	ntinue in effect until June 30, 1977.
This Agreement shall not be exte	ended orally and it is expressly
understood that it shall expire	on the date indicated.
Board of Trustees	Association
Ву	Ву
Chairman	Chairman of Negotiation Committee
Ву	Ву
Trustee	Negotiating Committee Member
Ву	Ву
Trustee	Negotiating Committee Member
	Ву
Date of Signing	Negotiating Committee Member

Appendix I

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- 2. A. The Association fully accepts the statements on academic
- 3. freedom and professional ethics as they are reproduced in the
- 4: 1969 Board-Faculty Agreement. Also, the Association requests
- 5. that the following points which derive from the intent of these
- 6. statements be adopted:
- I. An administrator's first responsibility is to the proper
 conduct of his office and the professional execution of
 his duties.
- 10. a. To achieve balance in professional evaluation, members
 11. of the administrative unit will create and execute a
 12. process of self-evaluation.
 - An administrator's actions and the quality of his work
 may be evaluated by designated administrative representative,
 i.e. by that officer who understands the overall needs and
 interests of the college and the administrator's immediate
 supervisor.
 - 3. An administrator has a responsibility to make himself and his services available to students. Their academic, social and personal growth is his aim.
- The administrators retain a shared responsibility for the governance of the college together with the Trustees,
 President, faculty and students.
 - 5. The President should be the sole official channel of communication between the professional staff and the Trustees. Whatever mechanisms are used to get the benefit of faculty and administration thought on such matters as

1. basic curricular decisions, the budget, and conditions 2. of employment, sound administrative practice allows neither side to bypass the Chief Executive Officer. As long as 3. 4. the Trustees retain a president in office, their only 5. possible way to obtain good administration is to work with 6. and through him. 7. Appendix II 8. Whenever full or part-time administrative or supervisory 9. openings or vacancies occur during the year in the college adminis-10. tration, notice of such position(s) shall be posted and distributed to all Association members to provide appropriate and reasonable 11. 12. opportunity to apply for the position(s). Such posting notice shall 13. include the deadline date for application. Upon request to the 14. Vice President for Personnel and Administration, prospective applicants shall be given a copy of the job description which will include 15. 16. responsibilities, qualifications and salary offered. 17. In addition, a committee of the members of the Association shall . be elected to have the privilege of recommending to the President 18. 19. prospective applicants for any administrative and faculty openings 20. or vacancies which may occur during the year. Appendix III 21. . The President of the College shall meet once a month with the 22. 23. President or his designee of the Association to discuss and review 24. matters of common concern. 25. Appendix IV 26.

Deans and/or Supervisors shall be encouraged to place in thepersonnel file of each administrator information of a positive

nature indicating special competencies, achievements, performances, ٦, 2. or contributions of academic, professional, or civic nature. Any such materials received from outside, competent, responsible 3. 4. sources shall also be included in the file. 5. Personnel Files: 6. Two personnel files shall be maintained for each administrative member, one an administrative file kept in the Office of the 7. 8. President and the other in the Office of the administrator's immediate supervisor. 9. . 10. 1. There shall be a personal file in the immediate 11. supervisor's office which shall include but not be 12. limited to the following: 13. a: Personal Information 14. Information relating to the employee's academic 200 15. and professional accomplishments submitted by 16. the employee or placed in the file at his request. Records generated by the College. 17. 18. Memoranda of discussions between the employee and 19. his supervisor relating to evaluations of the 20. employee's professional performance. It is important to note that the purpose of the written entries in 21. 22. an administrator's file is primarily that of 23. developing a profile indicating his strengths, 24. shortcomings, and progress. 25. No materials shall be placed in the employee's personal file 26. until the employee has been given the opportunity to read the contents

27.

and attach any comments he may so desire. Each such document shall

1,	be initialed by the employee before being placed in his file as
2.	evidence of his having read such document. This initialing shall
3.	not be deemed to constitute approval by the employee of the contents
4.	of such document. If the employee refused to initial any document
5.	after having been given an opportunity to read the same, a statement
δ.,	to that effect shall be affixed to the document. The personal file
7.	in the immediate supervisor's office shall be available for examination
8.	by the employee at his request.
9.	2. There shall be a separate administration file maintained
10.	by the President which shall contain:
11.	· a. All materials requested by the College or supplied
12.	by the employee in connection with the employee's
13.	original employment:
14.	Such items shall be confidential and not made available
15.	of . for review to any faculty member, departmental, or
16.	College committees (with the exception of the Professional
17.	Standards Committee) or to any external agency or
18.	individual (except the Association's Grievance Committee).
19.	b. All written reports of the employee's academic and
20.	professional performance. The administration file shall

21.

22.

23.

be available only at the discretion of the President

regarding the member's status is being considered.

or to the Association member at such time when an action

Appendix V - Grievance Procedure Form

NAME						
DATE						
NATURE OF GRIEVANCE:						
· ·		•		· ·		
:	_					
DATE RECEIVED BY ASSOCIATION:						
ACTION TAKEN:						
FINAL DISPOSITION:						
44.						
		_				
DATE:		41		•		
· · · · · · · · · · · · · · · · · · ·			• .	,•		
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Signature of Grievant	_		Signat	ure of A	ssociation	

(All forms are to be completed so that copies are available to all parties concerned at each step of the procedure).

- Appendix VI Compensation .
- 2. A. The Board agrees to increase the total aggregate salary
- 3. amount paid to the members of the Bargaining Unit by the amount of
- 4. ten percent (10%) for the fiscal year 1975-76. The individual
- 5. salaries of administrators shall be as stated in the Memorandum
- 6. of Agreement dated December 2, 1975 and signed by representatives
- 7. of the Board and the Association. This increase shall be retro-
- 8. active to July 1, 1975. Beginning July 1, 1976 and for the fiscal
- 9. year 1976-77, the salaries of each administrator in the Bargaining
- 10 Unit shall be increased by nine percent (9%).
- 11. B. The Board of Trustees upon the recommendation of the College
- 12. President may grant special recognition to any member of the
- 13. Association or Administrative Personnel who has made a significant
- 14. contribution to the College. Said Administrative member may upon
- 15. the recommendation of the President to the Board of Trustees receive

Gertalian.

- 16. a special salary adjustment in addition to the amount negotiated
- 17. in this contract.